

EXHIBIT 6

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IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

PHILLIPS, L.G., LCD CO., LTD,)
Plaintiffs,) C.A. No. 04-343 (JJF)
v.)
TATUNG CO., TATUNG COMPANY OF)
AMERICA, INC., and VIEWSONIC)
CORPORATION,)
Defendants.)

Teleconference in above matter taken pursuant to notice before Renee A. Meyers, Registered Professional Reporter and Notary Public, in the law offices of BLANK ROME, LLP, 1201 North Market Street, Wilmington, Delaware, on Thursday, March 8, 2007, beginning at approximately 2:00 p.m., there being present:

BEFORE: VINCENT J. POPPITI, SPECIAL MASTER

APPEARANCES:

THE BAYARD FIRM
RICHARD D. KIRK, ESQ.
222 Delaware Avenue, Suite 900
Wilmington, Delaware 19899
for Plaintiffs

CORBETT & WILCOX
Registered Professional Reporters
230 North Market Street Wilmington, DE 19899
(302) 571-0510
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Teleconference

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1	APPEARANCES (Continued): 2 MCKENNA, LONG & ALDRIDGE, LLP 3 MATT BAILEY, ESQ. 4 LORA BRZEZYSKI, ESQ. 5 1900 K Street, N.W. 6 Washington, D.C. 20006 7 for Plaintiffs	1 orders," and the response to that from Mr. Kirk dated 2 March 6 of 2007; is that correct? 3 MS. BRZEZYSKI: That's correct, Your 4 Honor. 5 MS. GAZA: Yes, Your Honor. 6 MR. KIRK: Yes, Your Honor. 7 SPECIAL MASTER POPPITI: Then, let's 8 start through that, please. 9 MR. MERIDETH: Your Honor, this is Frank 10 Merideth on behalf of the Tatung defendants. 11 SPECIAL MASTER POPPITI: Thank you, 12 Mr. Merideth. 13 MR. MERIDETH: If I could go ahead and 14 start. 15 SPECIAL MASTER POPPITI: Please. 16 MR. MERIDETH: Let me first indicate 17 what the relief is that we are seeking so that my 18 comments are put into perspective. You will recall that 19 one of the issues in this case related to the production 20 of documents related to unaccused products. 21 SPECIAL MASTER POPPITI: Yes, I am aware 22 of that. 23 MR. MERIDETH: In earlier session, the 24 issue of the protective order arose, and particularly in
12	CONNOLLY BOVE LODGE & HUTZ LLP 13 TRACY ROMAN, ESQ. 14 JAMES D. HEISMAN, ESQ. 15 1007 North Orange Street 16 Wilmington, Delaware 19899 17 for Defendant Viewsonic Corporation	
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1	SPECIAL MASTER POPPITI: Mr. Kirk, if 2 you would start, please.	1 December, and I believe it was the first session that I 2 attended with Your Honor, an issue came up that we had 3 redacted from work plans, related to unaccused products, 4 the name of the customer.
3	MR. KIRK: Yes, Your Honor. Richard 4 Kirk from The Bayard Firm here in Wilmington for the 5 Plaintiff, L.G. Phillips, LCD Company Ltd, and with me on 6 the line, from Washington, are Lora, L-o-r-a, Brzezynski, 7 B-r-z-e-z-y-n-s-k-i, and Matt Bailey from McKenna, Long & 8 Aldridge.	5 SPECIAL MASTER POPPITI: Yes. 6 MR. MERIDETH: And you were very clear 7 that the protective order was the guiding document and 8 that those work plans, regardless of the concern of our 9 client for their customers, would, nevertheless, be 10 produced without redaction, and, of course, we did that.
9	SPECIAL MASTER POPPITI: Thank you.	11 SPECIAL MASTER POPPITI: Yes.
10	MS. GAZA: Thank you, Your Honor. It's 11 Anne Gaza from Richards, Layton & Finger for the Tatung 12 defendants.	12 MR. MERIDETH: In the course of working 13 on this case, we came across powers of attorney that were 14 filed with the PTO that indicated that certain of the 15 people who were identified as litigators on this case 16 also were prosecuting flat screen technology patents, and 17 it was our view that that was not consistent with the 18 protective order.
13	With me is Frank Merideth from Greenberg 14 Traurig and Mark Kreisman.	19 We raised questions about that. We were 20 told, from our viewpoint, some different things about why 21 that had occurred, that the protective orders were old or 22 they weren't accurate or whatever. We also came across 23 some filings that had been made that had been signed by 24 people who were litigators in this case with the Patent
15	SPECIAL MASTER POPPITI: Thank you.	
16	MR. HEISMAN: Good afternoon, Your 17 Honor. Jim Heisman from Connolly Bove on behalf of 18 ViewSonic Corporation. With me today is Tracy Roman.	
19	SPECIAL MASTER POPPITI: Thank you.	
20	Now, I hope I am correct in this, the 21 only issue that we have to deal with today are issues 22 covered by correspondence to me from Anne Gaza dated 23 February 20, 2007, and that deals with issues concerning 24 compliance with, I will just say generically, "protective	

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1 detriment. And that's all I am asking. 2 I am not accusing anybody of anything. 3 I am not saying anybody has been dishonest. I am not 4 saying anybody is in contempt. I am just saying, you 5 know, We need to get some independent corroboration 6 because there appears, to me, to be some question raised 7 by the privilege log and the other information that we 8 have talked about today.	1 know, and I think the most efficient way to do it is not 2 with a lengthy written document. It may be much more 3 efficient for me to ask that we convene without the need 4 to disrupt anyone that is involved in the depositions in 5 the case and permit me to do something on the record late 6 in the business day on Wednesday. And I will have a 7 better sense of that once I get your submittals close of 8 business Monday.
9 SPECIAL MASTER POPPITI: Let's talk 10 about time frames here for a moment. 11 Do I need to provide any other 12 information in terms of the declarations that I'd like to 13 have supplementing the declarations that are already in 14 place?	9 MS. BRZEZYNSKI: That's fine, Your 10 Honor. 11 SPECIAL MASTER POPPITI: Now, with that 12 said, is there any need for there to be an actual stop 13 order between now and close of business Wednesday?
15 MS. BRZEZYNSKI: I think I understand, 16 Your Honor. 17 SPECIAL MASTER POPPITI: Okay. And with 18 respect to the documents that have been identified in the 19 privilege log, have all of the entries in the privilege 20 log been identified for purposes of directing me to those 21 entries?	14 MR. MERIDETH: I don't think so, Your 15 Honor, because the issue of production of the documents 16 requested with respect to the non-accused products is 17 still pending. 18 SPECIAL MASTER POPPITI: Right. 19 MR. MERIDETH: So, I think, until that 20 is resolved and until this is resolved, we don't need a 21 formal order.
22 MR. MERIDETH: I believe so, Your Honor. 23 SPECIAL MASTER POPPITI: Then here is 24 what I would like to accomplish -- just a moment.	22 SPECIAL MASTER POPPITI: Right. 23 MS. BRZEZYNSKI: I will just alert you, 24 Your Honor, that we have depositions beginning, of
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1 Let me ask if the following schedule 2 makes sense: All of the documents that have been 3 identified from the privilege log, I'd like them to be 4 provided to me not later than midday Monday. Is that 5 doable? 6 MS. BRZEZYNSKI: Your Honor, is there 7 any way we could have until the end of the day? 8 SPECIAL MASTER POPPITI: Yes. 9 MS. BRZEZYNSKI: I leave this evening 10 for a deposition in Florida on another case. 11 SPECIAL MASTER POPPITI: Yes. I know 12 these are short time frames. I am doing it for, I hope, 13 a very good reason. I want to get this done because I 14 know what it means with respect to production. 15 Can the declarations that I am expecting 16 also then be filed by the end of business on Monday?	1 Tatung, I believe, in a week and a half, and Mr. Merideth 2 can provide the actual date, and that, certainly, LPL is 3 very, very concerned about receiving document production 4 so close to those depositions that we will not have time 5 to review those documents. And I put that out there 6 because that is a very serious concern of LPL's. 7 SPECIAL MASTER POPPITI: I understand. 8 MS. BRZEZYNSKI: I also want to raise 9 that there has been a subpoena that has been served on 10 one of my partners, Rebecca Rudich, and I'd like to know 11 whether it's going to be necessary for us to move to 12 quash that subpoena or whether you will cover that in 13 your order next Wednesday? 14 SPECIAL MASTER POPPITI: Is there any 15 need for Miss Rudich to be deposed in light of what I am 16 proposing that get done?
17 MS. BRZEZYNSKI: Yes, Your Honor. 18 SPECIAL MASTER POPPITI: Okay. Then 19 with that -- let me go off record for a moment. 20 (Discussion off the record.) 21 SPECIAL MASTER POPPITI: Counsel, what 22 I'd like to do is be in a position to give you a decision 23 close of business on Wednesday. If I see that I am going 24 to need a little more time than that, I will let you	17 MR. MERIDETH: No, sir, not at this 18 time. 19 SPECIAL MASTER POPPITI: Thank you. 20 MR. MERIDETH: However, I do want to 21 have a situation -- I don't want to have a situation 22 where the discovery cutoff ends and then an issue is left 23 hanging. 24 SPECIAL MASTER POPPITI: No. I

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1 understand that. But for purposes of doing the work that 2 I am doing, do you agree to withdraw the subpoena? 3 MR. MERIDETH: Yes, sir. 4 SPECIAL MASTER POPPITI: Thank you. 5 MS. BRZEZYNNSKI: Thank you, Your Honor. 6 SPECIAL MASTER POPPITI: Are there any 7 other matters, then, that I need to address today? 8 MS. BRZEZYNNSKI: I don't think so, Your 9 Honor. 10 MR. MERIDETH: There is one matter, Your 11 Honor. I believe that, yesterday, Mr. Kirk and Miss Gaza 12 submitted an order with regard to the CAD CAM software. 13 We did that -- oh, I am sorry. Here is the -- we have a 14 problem. 15 Your Honor indicated a desire to see the 16 CAD CAM software demonstrated, and we have brought an 17 individual with a lap top to make that demonstration for 18 you as you had suggested.	1 Honor as well, and we made that request to Tatung. 2 MR. MERIDETH: I think when Your Honor 3 indicated that you wanted to see the CAD CAM program that 4 you indicated that you would look at in camera, but we 5 can address that tomorrow, but I am telling you, we don't 6 want one of these patent prosecutors present. It's a 7 serious problem. 8 MS. BRZEZYNNSKI: Again, that's a comment 9 that -- 10 SPECIAL MASTER POPPITI: No comment. I 11 understood Mr. Merideth to be asking a question. Will 12 there be a patent prosecutor present? 13 MS. BRZEZYNNSKI: Mr. Ambrozy will be 14 present tomorrow. I am not sure which colleagues he will 15 have with him. I know that Mr. Christenson will be there 16 for part of the time but hopes to leave right after his 17 argument. I believe that Mr. Auito will also be with 18 Mr. Ambrozy and that they are both in Delaware now. 19 SPECIAL MASTER POPPITI: Does that 20 answer the question? 21 MR. MERIDETH: Yes, sir. 22 SPECIAL MASTER POPPITI: Do I need to do 23 anything else, then? 24 MR. MERIDETH: No. But I think we need
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1 to do that -- or an order from you that says we have to 2 do that so we don't have a problem with the license 3 order. That's all. 4 SPECIAL MASTER POPPITI: And something 5 came over for me? 6 MR. MERIDETH: It has been sent to 7 Mr. Kirk but it hasn't yet arrived at your desk. 8 SPECIAL MASTER POPPITI: If you will 9 bring it -- I expect what you are telling me, it will do 10 if I sign that before we proceed tomorrow in the 11 courthouse; correct? 12 MR. MERIDETH: Yes, sir. 13 SPECIAL MASTER POPPITI: All right. 14 Let's do it in that fashion. 15 MR. MERIDETH: I just didn't want to 16 have an issue with the licensor and I think that's what 17 everyone expected. 18 SPECIAL MASTER POPPITI: I understand. 19 MS. BRZEZYNNSKI: Your Honor, I fully 20 understand Mr. Merideth's concern. I think that 21 Mr. Ambrozy took a look at that order and indicated to me 22 that he had a concern with the in camera language. And 23 Mr. Ambrozy has raised with Tatung counsel that we expect 24 to be present when the CAD CAM files are shown to Your	1 to discuss -- we can discuss the CAD CAM tomorrow. 2 SPECIAL MASTER POPPITI: We can. I 3 agree. 4 MR. MERIDETH: I don't think it's 5 necessary to burden the record on that now. 6 SPECIAL MASTER POPPITI: I agree. 7 MS. BRZEZYNNSKI: Thank you. 8 MR. MERIDETH: Thank you. 9 SPECIAL MASTER POPPITI: Thank you all. 10 (The hearing was concluded at 4:11 p.m.) 11 12 13 14 15 16 17 18 19 20 21 22 23 24